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## NOTICE OF ALLOWANCE AND FEE(S) DUE

7278 7590 DARBY & DARBY P.C. P.O. BOX 770 04/17/2008

HANOR, SERENA L

ARTINIT DAPER NUMBER

ART UNIT 1793 DATE MAILED: 04/17/2008

P.O. BOX 770 Church Street Station New York, NY 10008-0770

 APPLICATION NO.
 FILINO DATE
 FIRST NAMED INVENTOR
 ATTORNEY DOCKET NO.
 CONFIRMATION NO.

 10811.505
 03/26/2004
 Gerald D. Surender
 03/108/1201073-USO
 8917

TITLE OF INVENTION: SYNTHESIS OF ULTRAFINE RUTILE PHASE TITANIUM DIOXIDE PARTICLES

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1440	\$300	\$0	\$1740	07/17/2008

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1:313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 1SI. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

### HOW TO REPLY TO THIS NOTICE:

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III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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							(Signature)	
			L				(Date)	
APPLICATION NO.	CATION NO. FILING DATE		FIRST NAMED INVENTOR		ATTC	RNEY DOCKET NO.	CONFIRMATION NO.	
10/811,505 TITLE OF INVENTION	03/26/2004 SYNTHESIS OF ULT	RAFINE RUTILE PHAS	Gerald D. Surender E TITANIUM DIOXID	E PARTICLES	031	08/0201073-US0	8917	
APPLN, TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DU	E PREV. PAID ISSU	TE FEE	TOTAL FEE(S) DUE	DATE DUE	
nonprovisional	NO	\$1440	\$300	\$0		\$1740	07/17/2008	
EXAM	INER	ART UNIT	CLASS-SUBCLASS	٦				
HANOR, S	ERENA L	1793	423-614000	_				
"Fee Address" ind PTO/SB/47; Rev 03-0 Number is required.  3. ASSIGNEE NAME A	ND RESIDENCE DATA less an assignee is ident h in 37 CFR 3.11. Comp	" Indication form aed. Use of a Customer A TO BE PRINTED ON	registered attorney of 2 registered patent a listed, no name will THE PATENT (print or	ntively,  ngle firm (having as  r agent) and the nar  ttorneys or agents. It  be printed.  type)  patent. If an assignment.	a memb nes of u f no nan nee is i	per a 2pp to	locument has been filed for	
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	s SMALL ENTITY state	as. See 37 CFR 1.27.	b. Applicant is no					
interest as shown by the	records of the United Sta	ites Patent and Trademark	Office.	ii tile applicant, a reg	istereu	attorney of agent; or ti	he assignee or other party in	
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/811,505	03/26/2004	Gerald D. Surender	03108/0201073-US0	8917	
7278 7	590 04/17/2008		EXAM	UNER	
DARBY & DAR	BY P.C.	HANOR, SERENA L			
P.O. BOX 770			ART UNIT	PAPER NUMBER	
Church Street Stat New York, NY 10			1793 DATE MAILED: 04/17/2008		

# Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 771 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 771 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

# Notice of Allowability

Application No.	Applicant(s)			
10/811,505	SURENDER ET AL.			
Examiner	Art Unit			
SERENA I. HANOR	1793			

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address-All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included
herewith (or previously mailed), a Notice of Allowance (PTOL-68) or other appropriate communication will be mailed in due course. THIS
NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative
of the Officer cure prelified by the applicant. See 27 CEPT 1431 and MDEPT 1998.

NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initia of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.
1. This communication is responsive to <u>Amendments and Remarks dated 02/06/2008</u> .
2. The allowed claim(s) is/are <u>1</u> , <u>3-21</u> .
3.
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application.  THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.
4. A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient.
CORRECTED DRAWINGS ( as "replacement sheets") must be submitted.  (a)   including changes required by the Notice of Draftsperson's Patent Drawing Review ( PTO-948) attached  1)   hereto or 2)   to Paper No./Mail Date
DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.

Attachment(s)

- 1. Notice of References Cited (PTO-892)
- 2. Notice of Draftperson's Patent Drawing Review (PTO-948)
- 3. Information Disclosure Statements (PTO/SB/08),
- Paper No./Mail Date
- Examiner's Comment Regarding Requirement for Deposit of Biological Material

5.	П	Notice	of	Informal	Patent	Application
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- Interview Summary (PTO-413), Paper No./Mail Date .
- 7. X Examiner's Amendment/Comment
- 8. X Examiner's Statement of Reasons for Allowance
- 9. 🔲 Other \_\_\_\_\_.

/Timothy C Vanoy/ Primary Examiner, Art Unit 1793

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## EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Jonathon Harris on 04/14/2008. The application has been amended as follows: In claim 16 line 1, please replace "1" with --15--.

# REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

i. Cortesi et al. (U.S. Patent No. 4,574,078) discloses an inert gas stream containing an aerosol of titanium tetrachloride being mixed with a cold inert gas stream such as air or nitrogen in order to hydrolyze said titanium tetrachloride to yield titanium dioxide (col. 2 lines 3-15, lines 25-26, line 46). The titanium tetrachloride aerosol is formed using a nebulizer in which an inert gas such as air or nitrogen is bubbled through the liquid titanium tetrachloride (col. 2 lines 31-34). Steam, i.e. water, can be introduced in a third gas stream consisting of air or nitrogen, which is bubbled through said steam to form an aerosol that is then heated to evaporate the water (col. 3 lines 20-25). Amounts of steam (i.e. water) corresponding to 1.5-12 times the stoichiometric ratio of the hydrolysis reaction are used (col. 3 lines 46-50). The particles are dried and

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then calcined at a temperature of 540-580°C to obtain anatase titanium dioxide particles (col. 3 lines 65-68). Examples 5 and 6 disclose the use of n-propyl alcohol (i.e. propanol) and isobutyl alcohol, respectively, to dilute (i.e. dope) the initial metal compound (col. 6 lines 44-47, col. 7 lines 31-34). The ultimate particle sizes after calcination are greatly reduced in Examples 5 and 6, 260 and 220 nm respectively, compared to Examples 1-4, 690-940 nm (col. 5-7).

Cortesi et al. does not disclose the crystal type of the pre-calcined particles, the post-calcined particles are anatase instead of rutile, and the calcination temperature is higher than that of claim 1 of the instant invention.

ii. Pratsinis et al. (U.S. Patent No. 5,698,177) discloses a process for preparing titanium dioxide powder by the oxidation/hydrolysis of mixing vapor phase TiCl<sub>4</sub> and O<sub>2</sub> in a laminar diffusion flame reactor (i.e. aerosol reactor), externally heating said mixture in said reaction area, and collecting the titanium dioxide powder formed (col. 3 lines 35-41, lines 64-65, col. 4 lines 39). A dopant may be added to the reaction mixture in the reaction area to affect the properties of the titanium dioxide produced (col. 3 lines 44-47, col. 5 lines 46-49). In a laminar diffusion flame reactor fuel is fed into the reactor in a sleeve which completely surrounds the reactants being fed into the reactor to heat the reactor by combustion (col. 6 lines 37-41). The presence of water vapor, which is formed in situ in the reaction area during the combustion process, promotes the formation of anatase phase titanium dioxide product (col. 6 lines 63-67, col. 7 lines 1-4). The laminar diffusion flame reactor generally consists of 5 concentric quartz tubes, but

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the number of concentric tubes in the reactor and their size can be varied depending upon the requirements of the particular reaction (col. 4 lines 39-44). The argon gas/TiCl<sub>4</sub> vapor is directed through the center tube with a flow rate of 100-300 cm<sup>3</sup>/min (col. 5 lines 1-2). The subsequent concentration of TiCl<sub>4</sub> vapor in the reaction area is  $7 \times 10^{-5} - 1 \times 10^{-2}$  mol/min, as determined by the flow rate (col. 5 lines 3-8). The O2 is directed into the tube immediately adjacent the center tube with the argon gas/TiCl4 vapor mixture with a flow rate of 0.3-5.5 l/min (300-5500 cm<sup>3</sup>/min) (col. 5 lines 33-39). Vapor phase TiCl<sub>4</sub> is formed by bubbling an inert gas such as argon through liquid TiCl<sub>4</sub> (col. 3 lines 47-50).

Pratsinis et al. discloses using a feed of  $O_2$  and the in-situ formation of water vapor instead of using a feed of water vapor. Also, a laminar diffusion flame reactor is employed, which would utilize a much higher hydrolysis reaction temperature than that of claim 21, 80-137°C, and there is no final step of calcination.

iii. Haber et al. (U.S. Patent No. 1,931,380) discloses a process for the production of titanium dioxide from vaporized titanium tetrachloride in the presence of steam or water vapor under the action of heat (lines 33-38). Air is bubbled through liquid titanium tetrachloride to produce a titanium tetrachloride vapor and also bubbled through water to produce a water vapor (lines 64-72). The TiCl4 vapor and the steam are introduced separately into a reaction space that is heated to a temperature for effecting the desired splitting reaction (lines 39-46). The volumetric ratio of steam to TiCl4 is 10:1 (lines 78-

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83). The reaction vessel is externally heated to 300-500°C (lines 75-77, lines 87-90). The titanium dioxide product is calcined to form a powder (lines 58-61).

Haber et al. does not disclose the use of a dopant, the crystal type of the particles, or a calcination temperature or time.

- iv. Matijevic et al. (U.S. Patent No. 4,241,042) discloses a process for the production of titanium dioxide. A liquid aerosol comprising liquid titanium tetrachloride is contacted with water vapor to hydrolyze the liquid titanium tetrachloride to titanium dioxide particles, and the particles are recovered (col. 2 lines 16-, line 52). The titanium dioxide particles have an average diameter of 50-3000 nm (col. 2 lines 27-31). The aerosol is produced by nebulization, wherein a carrier gas such as nitrogen, helium, or air are bubbled through liquid titanium tetrachloride (col. 2 lines 62-68, col. 3 lines 29-33). An inert gas stream saturated with water vapor is injected into the liquid aerosol
- Matijevic et al. does not disclose the use of a dopant or an aerosol reactor comprising a 3-tube concentric jet assembly.

stream comprising the carrier gas and vapor TiCl4 (col. 6 lines 15-27).

v. Xia et al. (Low temperature vapor-phase preparation of TiO2 nanopowders) discloses the hydrolysis of TiCl4 to yield TiO2 powder (p. 3505 col. 2). However, it does not disclose the use of a dopant, i.e. the reactor is only made of two concentric tubes, or the prevention of thermophoresis (p. 3506 col. 2). A hydrolysis temperature of 260-525°C yields a particle diameter of 18-120 nm (p. 3507 col. 2).

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vi. Ahonen et al. (Aerosol synthesis of Ti-O powders via in-droplet hydrolysis of

titanium alkoxide) discloses the calcination of the collected titanium dioxide powders at

500°C for 1 hour to yield the anatase form (p. 115 col. 1, p. 118 col. 2). This calcination

temperature is higher than that of the instant invention in claim 1, 150-400°C.

vii. Rubio et al. (Preparation of nanometric titanium hydrous oxide particles by

vapour phase hydrolysis of titanium tetrabutoxide) discloses the calcination of the

collected titanium dioxide at  $1000^{\circ}\text{C}$  for 1 hour (p. 3399 col. 1). This calcination

temperature is higher than that of the instant invention in claim 1, 150-400°C.

viii. Wegner et al. (Nozzle-Quenching Process for Controlled Flame Synthesis of

Titania Nanoparticles) does not disclose the use of a dopant in one of its three

concentric tubes (p. 1668 col. 1). Instead, methane and oxygen are employed. Also,

the resulting anatase titanium dioxide particles are not calcined to form rutile particles.

Any comments considered necessary by applicant must be submitted no later

than the payment of the issue fee and, to avoid processing delays, should preferably

accompany the issue fee. Such submissions should be clearly labeled "Comments on

Statement of Reasons for Allowance."

CONCLUSION

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Claim 16 has been corrected by an Examiner's Amendment to change the

dependency to claim 15.

Claims 1 and 3-21 are allowed

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to SERENA L. HANOR whose telephone number is

(571)270-3593. The examiner can normally be reached on Monday - Thursday 8:00

AM - 5:30 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Stanley Silverman can be reached on (571) 272-1358. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

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system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Art Unit: 1793

SLH

/Timothy C Vanoy/ Primary Examiner, Art Unit 1793